

Attorney's Docket No. 10782-0010

In re Application of Joseph Allen Carroll and Robert L. Mitchell As a below named inventors, we hereby declare that:

RECEIVED

Application as application and Application I further declare believed the sold are belief are belief are belief are belief and Trademark County Trademark Coun	defined in To the national in Serial No. e that all standed to be true e punishable be statements FORNEY: The Office connection of 42,98 W. King — 4 dence to: SU 999 Atlander of first in ature	tements made here; and further that by fine or imprise may jeopardize the following attornated therewith: Peters; Lisa M. Cobers, 737. THERLAND ASD Peachtree Street anta, GA 30309-3	rein of my own knowled at these statement were resonment, or both, under the validity of the applications are hereby appointed the real of the resonment of the Albert A. SBILL & BRENNAN L., NE 3996 Allen Carroll	Status: patented, pending, abar Ige are true and that all stateme nade with the knowledge that w Section 1001 of Title 18 of the ation or any patents issuing there of prosecute this application and transported by Daniel J. Warren - 34,272; W Lester - 24,004; Erinn C. Ke LP Direct telephone call Kevin W. K Citizenship: United	nts made on information and illful false statements and the United States Code, and that con. Insact all business in the Patent Cilliam L. Warren - 36,714; lly - 44,822; Jerry C. Liu - s at (404) 853-8068	
Application as application and Application Application I further declare belief are belief are belief are such willful fals POWER OF ATT and Trademark Of Michael S. Pave 247,754; Kevin Gend correspondent	defined in To the national in Serial No. e that all standard to be true e punishable e statements FORNEY: The Office connection of 42,98 W. King — 4 dence to: SU 999 Atlandard in State in State in Su 999 Atlandard in State in	tements made here; and further that by fine or imprise may jeopardize the following attornated therewith: Peters, Lisa M. Cobers, 12,737. THERLAND AS Peachtree Street anta, GA 30309-1	rein of my own knowled at these statement were resonment, or both, under the validity of the applications are hereby appointed the ref. Pappas - 33,205; ern - 44,669; Robert A. SBILL & BRENNAN L. To the paper of	Status: patented, pending, abarance are true and that all stateme made with the knowledge that we section 1001 of Title 18 of the ation or any patents issuing there to prosecute this application and transplanted J. Warren - 34,272; W. Lester - 24,004; Erinn C. Ke	nts made on information and illful false statements and the United States Code, and that con. Insact all business in the Patent Cilliam L. Warren - 36,714; lly - 44,822; Jerry C. Liu - s at (404) 853-8068	
Application as application and Application Application I further declare believelike so made are such willful fals POWER OF ATT and Trademark Communication of the property	defined in To the national in Serial No. e that all standed to be true e punishable se statements FORNEY: Tropffice connection of 42,98 W. King – 4 dence to: SU	tements made here; and further that by fine or imprise may jeopardize the following attornated therewith: Pete 135; Lisa M. Cobe 12,737. THERLAND AS Peachtree Street	rein of my own knowled at these statement were resonment, or both, under the validity of the applications are hereby appointed the ref. Pappas - 33,205; ern - 44,669; Robert A. SBILL & BRENNAN L. NE	Status: patented, pending, abarance are true and that all stateme made with the knowledge that w Section 1001 of Title 18 of the ation or any patents issuing there to prosecute this application and transport Daniel J. Warren - 34,272; W. Lester - 24,004; Erinn C. Ke	nts made on information and illful false statements and the United States Code, and that con. Insact all business in the Patent Cilliam L. Warren - 36,714; lly - 44,822; Jerry C. Liu - s at (404) 853-8068	
Application as application and Application Application I further declare believe are believed are believed are believed as a constant of the control of th	defined in To the national in Serial No. e that all stanced to be true punishable is statements FORNEY: The Defice connection of 42,98	tements made here; and further that by fine or imprison may jeopardize the following attornated therewith: Pete 185; Lisa M. Cobe	rein of my own knowled these statement were resonment, or both, under the validity of the applications are hereby appointed the G. Pappas - 33, 205.	Status: patented, pending, abarulge are true and that all statemenade with the knowledge that we Section 1001 of Title 18 of the ation or any patents issuing there to prosecute this application and training the Daniel I. Warren = 34, 272; Warren	nts made on information and illful false statements and the United States Code, and that con.	
Application Application Application Application I further declare belief are believ like so made are such willful fals	defined in Tothe national n Serial No. e that all stated to be true e punishable se statements	rements made here; and further that by fine or imprise may jeopardize to	rein of my own knowled at these statement were resonment, or both, under the validity of the application.	6 which became available between plication: Status: patented, pending, abaretge are true and that all statemenade with the knowledge that we section 1001 of Title 18 of the ation or any patents issuing there	doned nts made on information and fillful false statements and the United States Code, and that con.	
information as application and	defined in Ti	or PCT internation	onal filing date of this ap	6 which became available betwo plication:	een the filing date of the prior	
information as	defined in T	me 57, Code of F	ederal Regulations 815	6 Which became available between	een the filing date of the prior	
I hereby claim the subject man	tier disciose	u anu cianneu m	the present application	f any United States application (is not disclosed in the prior Urs Code §112, I acknowledge is	ited States application in the	
(Application No.)		(Filing Date)		(Application No.)	(1 mile Butte)	
I hereby claim below:	the benefit	under Title 35,	United States Code, §	119(e) of any United States pr		
	·				No	
Applicat		Country	Filing Date	Priority Claimed Under	35 USC \$119	
5	ject matter ir	n common with the	ve aisu idenninea neinu	s Code, \$119 (a)-(d) of the foreign application for p fication and having a filing date		
invention was I understand to disclose information Regulations, §	not in public hat I have a mation whic 1.56.	c use or on sale in duty of candor a. th is material to	or more than one year on the United States of Ar and good faith toward the the examination of this	reprior to the date of this applic merica more than one year prior of Patent and Trademark Office, s application in accordance wi	eation. I further state that the to the date of this application and I acknowledge the duty the Title 37, Code of Federal	
m the Chiteu			c .	it or natented or described in .	ever known or used by other	
Therehad an amended by an	States of Ar	merica before my	ove. I do not know and of	of the above-identified specification of the same was	ation, including the claims,	
Whereha State	that I have ny amendme States of Ar	reviewed and unent referred to abornerica before my	nderstand the contents over I do not know and	of the above-identified specific	nended on	
Elyhereh State	that I have ny amendme States of Ar	reviewed and unent referred to abornerica before my	nderstand the contents over I do not know and	70 not believe that the come wa-	nended on	

Attorney Docket No.: 10782-0010 Title: "Clip-Mounted Catalyst Device"

Page 2

Full name of second inventor, if any: Robert L. Mitchell 7 Citizenship: United States
Inventor's signature Date: Cycle Date: Cycle 16, 2001
Residence and Post Office Address: 4127 Beechwood Drive, N.W., Atlanta, Georgia 30327